232.704

232.704 Limitation of cost or funds.

232.704-70 Incrementally funded fixedprice contracts.

- (a) Upon receipt of the contractor's notice under paragraph (c) of the clause at 252.232–7007, Limitation of Government's Obligation, the contracting officer shall promptly provide written notice to the contractor that the Government is—
- (1) Allotting additional funds for continued performance and increasing the Government's limitation of obligation in a specified amount;
 - (2) Terminating the contract; or
- (3) Considering whether to allot additional funds: and
- (i) The contractor is entitled by the contract terms to stop work when the Government's limitation of obligation is reached; and
- (ii) Any costs expended beyond the Government's limitation of obligation are at the contractor's risk.
- (b) Upon learning that the contract will receive no further funds, the contracting officer shall promptly give the contractor written notice of the Government's decision and terminate for the convenience of the Government.
- (c) The contracting officer shall ensure that, in accordance with paragraph (b) of the clause at 252.232-7007, Limitation of Government's Obligation, sufficient funds are allotted to the contract to cover the total amount payable to the contractor in the event of termination for the convenience of the Government.

232.705 Contract clauses.

232.705-70 Clause for limitation of Government's obligation.

Use the clause at 252.232-7007, Limitation of Government's Obligation, in solicitations and resultant incrementally funded fixed-price contracts. The contracting officer may revise the contractor's notification period, in paragraph (c) of the clause, from "innety" to "thirty" or "sixty" days, as appropriate.

Subpart 232.8—Assignment of Claims

232.803 Policies.

- (b) Only contracts for personal services may prohibit the assignment of claims.
- (d) Pursuant to 41 U.S.C. 6305, and in accordance with Presidential delegation dated October 3, 1995, Secretary of Defense delegation dated February 5, 1996, and Under Secretary of Defense (Acquisition, Technology, and Logistics) delegation dated February 23, 1996, the Director of Defense Procurement determined on May 10, 1996, that a need exists for DoD to agree not to reduce or set off any money due or to become due under the contract when the proceeds under the contract have been assigned in accordance with the Assignment of Claims provision of the contract. This determination was published in the FEDERAL REGISTER on June 11, 1996, as required by law. Nevertheless, if departments/agencies decide it is in the Government's interests, or if the contracting officer makes a determination in accordance with FAR 32.803(d) concerning a significantly indebted offeror, they may exclude the no-setoff commitment.

[56 FR 36409, July 31, 1991, as amended at 61 FR 50454, Sept. 26, 1996; 65 FR 39706, June 27, 2000; 76 FR 58137, Sept. 20, 2011]

232.805 Procedure.

- (b) The assignee shall forward—
- (i) To the administrative contracting officer (ACO), a true copy of the instrument of assignment and an original and three copies of the notice of assignment. The ACO shall acknowledge receipt by signing and dating all copies of the notice of assignment and shall—
- (A) File the true copy of the instrument of assignment and the original of the notice in the contract file;
- (B) Forward two copies of the notice to the disbursing officer of the payment office cited in the contract:
- (C) Return a copy of the notice to the assignee; and
- (D) Advise the contracting officer of the assignment.
- (ii) To the surety or sureties, if any, a true copy of the instrument of assignment and an original and three